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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/920,956	08/03/2001	Abraham Meidan	2226/5	5879
7	7590 10/21/2004		EXAM	INER
DR. MARK FRIEDMAN LTD. c/o BILL POLKINGHORN - DISCOVERY DISPATCH			CHEA, P	PHILIP J
9003 FLORIN WAY		ART UNIT	PAPER NUMBER	
UPPER MALE	UPPER MALBORO, MD 20772		2153	

DATE MAILED: 10/21/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/920,956	MEIDAN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Philip J Chea	2153				
The MAILING DATE of this communication ap Period for Reply	opears on the cover sheet with the c	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reg. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tin ply within the statutory minimum of thirty (30) day is will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>03 August 2001</u> .						
2a)☐ This action is FINAL . 2b)☑ Th	This action is FINAL . 2b)⊠ This action is non-final.					
,	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims	•					
4) ☐ Claim(s) 1-7 is/are pending in the application 4a) Of the above claim(s) is/are withdrest is/are allowed. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-7 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/	awn from consideration.					
Application Papers						
9) The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>03 August 2001</u> is/are: a)⊠ accepted or b) \square objected to by the Examiner.						
Applicant may not request that any objection to th						
Replacement drawing sheet(s) including the corre						
Priority under 35 U.S.C. § 119		•				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date 	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:					

Art Unit: 2153

DETAILED ACTION

Claims 1-7 have been examined.

Specification

- 1. The disclosure is objected to because of the following informalities:
 - Note page 3, line 3, and page 5, line 21, "to user" is apparently "to use".
 - Note page 7, lines 16 and 17 "Such as server" is apparently "Such a server"

Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for 2. the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-5 rejected under 35 U.S.C. 102(b) as being anticipated by Gabber et al. (US 5,961,593).

As per claim 1, Gabber et al. disclose a mechanism for enabling secure information transfer in a network, as claimed, comprising:

- a server for processing and serving user requests in a network (see Figure 2 [110a], where central proxy system = server); and
- a dedicated server component for processing and serving user requests from said server, such that said dedicated server is a special-function server (see Figure 2 [110g]).

As per claim 2, Gabber et al. further disclose a program for transferring requests from said server to said dedicated server (see columns 5 and 6, lines 66-67 and 1-17, where routine = program).

As per claim 3, Gabber et al. further disclose a network (see column 5, lines 46-56, also refer to figure 1 [100]), for connecting a plurality of client computers to said server (see column 5, lines 41-45,

Application/Control Number: 09/920,956

Art Unit: 2153

where user = client computers, and central proxy = server), for purpose of transferring data between said

Page 3

server and said client computers in said network.

As per claim 4, Gabber et al. further disclose the special function server being a single-function

server (see figure 2 AMAZON, where AMAZON = single-function server).

As per claim 5, Gabber et al. further disclose single-function server being an e-commerce

transaction server (see figure 2 AMAZON, where AMAZON = e-commerce server).

4. Claims 6 and 7 rejected under 35 U.S.C. 102(b) as being anticipated by Hartmal et al. (US

5,960,411). Hartman et al. disclose an e-commerce system, as claimed, comprising:

writing a server to execute at least one specific e-commerce transaction (see column 7,

lines 24-55, where single-action order = transaction and writing the server is implied, if

not inherent because the server needs to execute a set of instructions to operate);

processing at least one request for said at least one e-commerce transaction (see

column 7, lines 24-55, where single-action order = transaction); and

in the case where said at least one request is for at least one alternative function,

denying said at least one request (this is implied by Hartmal et al., if not inherent,

because the server is only instructed to execute a specific function. Therefore, it cannot

execute an alternative process that has not been programmed.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

• Gilmore, C.; Kormann, D.; Rubin, A.D.; Network, IEEE, Volume: 13, Issue: 6, Nov.-Dec.

1999 Pages:31 - 37

Horstmann (US 6,363,356)

Application/Control Number: 09/920,956

Art Unit: 2153

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Philip J Chea whose telephone number is 703-605-1202. The examiner can normally be

reached on M-F 7:45-4:15.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Glenn Burgess can be reached on 703-305-4792. The fax phone number for the organization where this

application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application

Information Retrieval (PAIR) system. Status information for published applications may be obtained from

either Private PAIR or Public PAIR. Status information for unpublished applications is available through

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you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC)

at 866-217-9197 (toll-free).

Philip J Chea Examiner

Examiner Art Unit 2153

PJC

PRIMARY EXAMINER

Page 4